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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/693,730 10/24/2003		Luc Leenders	224791	2390	
23460 LEYDIG VOIT	7590 03/22/2007 Γ & MAYER, LTD	EXAMINER			
TWO PRUDE	NTIAL PLAZA, SUITE 49	WILLIAMS, KEVIN D			
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		-	Application No.	Applicant	t(s)			
Office Action Summary			10/693,730	LEENDEF	LEENDERS ET AL.			
		E	xaminer	Art Unit				
		F	Kevin D. Williams	2854				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SH WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA Insions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this community period for reply is specified above, the maximum statue to reply within the set or extended period for reply within	ILING DAT 37 CFR 1.136(a hication. tory period will a II, by statute, ca	E OF THIS COMMUNIC  a). In no event, however, may a re  apply and will expire SIX (6) MONT  use the application to become ABA	ATION. ply be timely filed "HS from the mailing dat ANDONED (35 U.S.C. §	te of this communication. § 133).			
Status								
2a) <u></u>	Responsive to communication(s) filed This action is <b>FINAL</b> . 2b Since this application is in condition for closed in accordance with the practice	)⊠ This ac or allowance	ction is non-final. e except for formal matte	•				
Dienositi	on of Claims		•	,				
5)□ 6)⊠ 7)□	Claim(s) <u>1-46</u> is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed.  Claim(s) <u>1-46</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction	withdrawn						
Applicati	on Papers							
10)⊠	The specification is objected to by the The drawing(s) filed on is/are: a Applicant may not request that any objecti Replacement drawing sheet(s) including the oath or declaration is objected to be	a) acception to the draine correction	awing(s) be held in abeyand is required if the drawing(s	ce. See 37 CFR 1.s) is objected to. Se	ee 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
Attachmen			-					
2)  Notic 3)  Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	D-948)	Paper No(s)	ummary (PTO-413) Mail Date formal Patent Applica 	ition			

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1, 2, 8, 9, 14, 17, 24, 25, 30, 31, 37, 38, and 43 are rejected under 35 U.S.C. 102(b) as being anticipated by Uchida (US 5,163,999).

Uchida teaches a process for offset printing comprising, applying a printing ink to a printing plate and wetting said printing plate with a fountain comprising a fountain medium comprising between 50% by weight and 100% by weight of water (col. 4, lines 11-16; col. 6, lines 44-46; col. 8, lines 10-14; col. 10, lines 14-16; solution comprises at most 15% organic solvent, 10% thickening agent, and 10% surfactant; remaining part is water), said fountain further comprising as a solution or a dispersion in said fountain medium at least one moiety having at least pH-indicating (col. 10, lines 17-20), whitening, fluorescent, phosphorescent, X-ray phosphor or conductive properties, said at least one moiety being an intrinsically conductive polymer (polyethylene glycol; col. 6, lines 28-30), the fountain medium further comprising a di- or polyhydroxy- and/or carboxy groups or amide or lactam group containing organic compound being selected from the group consisting of 1,2-propandiol, propylene glycol, diethylene glycol (col. 6, lines 19-20), N-methyl pyrrolidinone and di (ethylene glycol) ethyl ether acetate, said

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aqueous fountain medium having a viscosity at 25°C after stirring to constant viscosity of 30 mPa.s as measured according to DIN 53211 (Abstract).

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 2, 3, 5-7, 18, 19, 21-23, 31, 32, and 34-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Kirchmeyer (US 2002/0077450).

Uchida teaches the claimed invention except for said moiety being an intrinsically conductive polymer, the intrinsically conductive polymer being selected from the group consisting of polyanilines, polyaniline derivatives, polypyrroles, polypyrrole derivatives, polythiophenes and polythiophene derivatives, the intrinsically conductive polymer being selected from the group consisting of homopolymers of (3,4-methylenedioxy-thiophene), (3,4-methylenedioxythiophene) derivatives, (3,4-ethylenedioxythiophene), (3,4-ethylenedioxythiophene) derivatives, (3,4-propylenedioxythiophene), (3,4-propylenedioxythiophene) and (3,4-butylenedioxythiophene) and (3,4-butylenedioxythiophene) derivatives and copolymers thereof, and the fountain medium further containing a polyanion being a poly(styrenesulfonate).

Kirchmeyer teaches an intrinsically conductive polymer being selected from the group consisting of polyanilines, polyaniline derivatives, polypyrroles, polypyrrole derivatives, polythiophenes ([0044]) and polythiophene derivatives, the intrinsically

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conductive polymer being selected from the group consisting of homopolymers of (3,4-methylenedioxy-thiophene) ([0031]), (3,4-methylenedioxythiophene) derivatives, (3,4-ethylenedioxythiophene) derivatives, (3,4-propylenedioxythiophene), (3,4-propylenedioxythiophene) derivatives, (3,4-butylenedioxythiophene) and (3,4-butylenedioxythiophene) derivatives and copolymers thereof, and a solution containing a polyanion being a poly(styrenesulfonate) ([0032]).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Uchida to have the solution as taught by Kirchmeyer, in order to utilize components that dissolve quickly in solvents.

5. Claims 4, 11, 13, 20, 27, 29, 33, 40, and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Kirchmeyer as applied to claims 2, 3, 5-7, 18, 19, 21-23, 31, 32, and 34-36 above and further in view of Louwet (6,632,472).

Uchida in view of Kirchmeyer teaches the claimed invention except for the intrinsically conductive polymer being a polymer or copolymer of a 3,4-dialkoxythiophene in which the two alkoxy groups may be the same or different or together represent an optionally substituted oxy-alkylene-oxy bridge, and an aprotic organic compound with a dielectric constant ≥15 and a non-ionic or anionic surfactant.

Louwet teaches an intrinsically conductive polymer being a polymer or copolymer of a 3,4-dialkoxythiophene in which the two alkoxy groups may be the same or different or together represent an optionally substituted oxy-alkylene-oxy bridge (col. 6, lines 36-44), and an aprotic organic compound with a dielectric constant ≥15 (col. 4, lines 30-34) and a non-ionic or anionic surfactant (col. 11, lines 1-3).

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It would have been obvious to one of ordinary skill in the art at the time of the invention to additionally modify Uchida to have the solution as taught by Louwet, in order to reduce the amount of energy required to dissolve the ingredients as taught by Louwet.

6. Claims 10, 26, 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Domoto (US 6,827,435).

Uchida teaches the claimed invention except for heating the receiving medium within 10 minutes after printing to a temperature of 100 to 250°C.

Domoto teaches a printing device having a step subsequent to printing in which a receiving medium within 10 minutes of printing is heated to a temperature of 100 to 250°C (col. 6, lines 30-34).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Uchida to have the heating of the receiving medium as taught by Domoto, in order to prevent the printed images from smearing.

7. Claims 12, 28, and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Kirchmeyer and Louwet as applied to claims 4, 11, 13, 20, 27, 29, 33, 40, and 42 above, and further in view of Domoto.

Uchida in view of Kirchmeyer and Louwet teaches the claimed invention except for heating the receiving medium within 10 minutes after printing to a temperature of ≤150°C.

Domoto teaches a printing device having a step subsequent to printing in which a receiving medium within 10 minutes of printing is heated to a temperature of ≤150°C

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(col. 6, lines 30-34).

It would have been obvious to one of ordinary skill in the art at the time of the invention to additionally modify Uchida to have the heating of the receiving medium as taught by Domoto, in order to prevent the printed images from smearing.

8. Claims 15, 16, 44 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Van Hunsel (US 5,658,713).

Uchida teaches the claimed invention except for the fountain medium containing a dye and/or pigment such that the color tone of the ink and color tone of the aqueous fountain medium cannot be distinguished by the human eye when applied onto a receiving medium, and the printing ink containing a dye and/or pigment such that the color tone of the ink and the fountain medium cannot be distinguished by the human eye when applied onto a receiving medium.

Van Hunsel teaches a fountain medium containing a dye and/or pigment (col. 13, lines 7-9; transparent dampening solution) such that the color tone of the ink and color tone of the aqueous fountain medium cannot be distinguished by the human eye when applied onto a receiving medium, and the printing ink containing a dye and/or pigment such that the color tone of the ink and the fountain medium cannot be distinguished by the human eye when applied onto a receiving medium (col. 13, lines 7-9; transparent dampening solution).

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Uchida to have the transparent dampening solution as taught by Van Hunsel, in order to easily determine which areas of the plate are covered with ink.

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9. Claims 1, 14, 17, 30, 43 and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Damme (6,165,691).

Uchida teaches a process for offset printing comprising, applying a printing ink to a printing plate and wetting said printing plate with a fountain comprising a fountain medium comprising between 50% by weight and 100% by weight of water (col. 4, lines 11-16; col. 6, lines 44-46; col. 8, lines 10-14; col. 10, lines 14-16; solution comprises at most 15% organic solvent, 10% thickening agent, and 10% surfactant; remaining part is water), said fountain further comprising as a solution or a dispersion in said fountain medium at least one moiety having at least pH-indicating (col. 10, lines 17-20), and said aqueous fountain medium having a viscosity at 25°C after stirring to constant viscosity of 30 mPa.s as measured according to DIN 53211 (Abstract).

Uchida does not teach the at least one moiety having at least whitening, fluorescent, phosphorescent, or X-ray phosphor properties.

Damme teaches a fountain solution having at least one moiety having at least whitening (titanium oxide; Abs.), fluorescent, phosphorescent, or X-ray phosphor properties.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Uchida to have the titanium oxide as taught by Damme, in order to provide a desired color to the solution.

10. Claims 1, 17, and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uchida in view of Appel (GB 2254917).

Uchida teaches a process for offset printing comprising, applying a printing ink to

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a printing plate and wetting said printing plate with a fountain comprising a fountain medium comprising between 50% by weight and 100% by weight of water (col. 4, lines 11-16; col. 6, lines 44-46; col. 8, lines 10-14; col. 10, lines 14-16; solution comprises at most 15% organic solvent, 10% thickening agent, and 10% surfactant; remaining part is water), said fountain further comprising as a solution or a dispersion in said fountain medium at least one moiety having at least pH-indicating (col. 10, lines 17-20), and said aqueous fountain medium having a viscosity at 25°C after stirring to constant viscosity of 30 mPa.s as measured according to DIN 53211 (Abstract).

Uchida does not teach the at least one moiety having at least whitening, fluorescent, phosphorescent, or X-ray phosphor properties.

Appel teaches a fountain solution having at least one moiety having at least whitening, fluorescent (Abs.), phosphorescent, or X-ray phosphor properties.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Uchida to have a solution with fluorescent properties as taught by Appel, in order to effectively determine the thickness of the solution film on a printing cylinder.

## Response to Arguments

11. Applicant's arguments filed 10/24/2006 have been fully considered but they are not persuasive.

Applicant argues that Uchida does not disclose a medium containing at least one moiety having at least pH-indicating properties. Applicant argues that the moiety of Uchida contains pH-adjusting components. The examiner disagrees. The claims recite

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a moiety having "pH-indicating <u>properties</u>." The properties of the moiety of Uchida are such that they indicate a particular pH which can be determined by a pH indicating test. See column 10, lines 17-20. The fact that the components in the Uchida solution that indicate pH also adjust the pH does not prevent these components from meeting the requirements of the claims.

Claim 31 recites a moiety having an intrinsically conductive polymer. Uchida teaches the use of the intrinsically conductive polymer polyethylene glycol in the fountain solution. See column 6, lines 28-30. In order to expedite prosecution in the event that applicant persuasively argues that polyethylene glycol is not an intrinsically conductive polymer, the examiner also relies on the teaching of an intrinsically conductive polymer in secondary reference Kirchmeyer.

Applicant argues that Kirchmeyer provides no suggestion to incorporate the particular compounds into the solution of Uchida. Kirchmeyer teaches polythiophene compounds that dissolve quickly in solvents. Kirchmeyer also teaches that these solutions can be used in the offset printing process ([0044]), which uses dampening solutions to effectuate printing.

#### Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin D. Williams whose telephone number is (571) 272-2172. The examiner can normally be reached on Monday - Friday, 8:30am - 6:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Judy Nguyen can be reached on (571) 272-2258. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

KDW March 18, 2007

> Daniel J. Colilla Primary Examiner Art Unit 2854